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13 **UNITED STATES DISTRICT COURT**

14 **CENTRAL DISTRICT OF CALIFORNIA**

15 **EASTERN DIVISION**

16

17 FEDERAL TRADE COMMISSION,

18 Plaintiff,

19 v.

20 JASON CARDIFF, et al.,

21 Defendants.

CASE NO. 5:18-cv-02104-SJO-PLA

Hon. S. James Otero
Courtroom 10C – West 1st Street

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23 **JACQUES POUJADE'S THIRD**

24 **SUPPLEMENT TO HIS**

25 **RESPONSE TO COURT'S**

26 **ORDER TO SHOW CAUSE**

27 Date: July 29, 2019

28 Time: 2 p.m.

Crtrm: 10C

Action Filed: October 10, 2018
Trial Date: None set

THIRD SUPPLEMENT

Non-Party/Objector Jacques Poujade files this third supplement to his response to the Court’s Order To Show Cause to submit evidence that on July 30, 2019, True Pharmastrip, Inc. (“TPI”) and Pharmastrip Corp. dismissed their lawsuit in the Ontario Superior Court of Justice, Canada against Jason Cardiff and Eunjung Cardiff. Specifically, attached to the Declaration of Ari N. Rothman, as **Exhibit A**, is correspondence from counsel for TPI and Pharmastrip Corp., Stephen Brown-Okruhlik of McMillan, to the Superior Court of Justice in Ontario, Canada, requesting that the Court discontinue the litigation and enclosing a notice of discontinuance of the lawsuit. Counsel for Poujade provided notice to the FTC and receiver on July 31, 2019, that TPI and Pharmastrip Corp. sought to dismiss the lawsuit, and subsequently provided a copy of **Exhibit A** of the discontinuance documents on August 1, 2019. See **Exhibit B** and **Exhibit C**, attached to the Rothman Decl.

Respectfully submitted,

17 || Dated: August 2, 2019

VENABLE LLP

By: /s/ Ari N. Rothman

Ari N. Rothman

Witt W. Chang

Attorneys for Non-Party / Objector, Jacques Poujade